11/14/2019

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA SHREVEPORT DIVISION

MAGNOLIA ISLAND PLANTATION, CIVIL ACTION NO.

LLC, AND BARBARA MARIE CAREY LOLLAR

5:18-CV-1526

VERSUS

DISTRICT JUDGE:

S. MAURICE HICKS, JR.

LUCKY FAMILY, LLC, ET AL.

MAGISTRATE JUDGE: KAREN L. HAYES

DEPOSITION OF VICKIE LUCKY November 14, 2019

Reported By:

Donna B. Crenshaw, CCR, CSR

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	VICKIE LUCKI	14/2019
Δ _	Mr. Lucky	12
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judgment		
Α.	Say that again now.	
Q.	To your knowledge, did Mr. Lucky file Lucky	/ 2
against	Mrs. Lollar after receiving the judgment in	
Lucky 1?		
Α.	You know, I know that there were filings.	
Both par	ties were filing against each other.	
Q.	Okay.	
Α.	So.	
Q.	To your knowledge, is Lucky 2 still being	
litigate	d?	
Α.	I know that there's a note involved.	
Q.	In Lucky 2?	
Α.	Uh-huh. That Ms. Carr	
Q.	But you don't go ahead.	
Α.	I'm sorry. Go ahead.	
Q.	You don't know what your husband was suing	
Ms. Carr		
Α.	•	w
	A. Q. against I Lucky 1? A. Both part Q. A. Q. litigated A. Q. A. Q. A. Q. Ms. Carr	A. Mr. Lucky. Q. Mr. Lucky? A. Uh-huh. Q. Being Mr. Buddy Lucky, your husband? A. Yes. Q. And so your husband filed Lucky 2 after the judgment was issued in Lucky 1, to your knowledge? A. Say that again now. Q. To your knowledge, did Mr. Lucky file Lucky against Mrs. Lollar after receiving the judgment in Lucky 1? A. You know, I know that there were filings. Both parties were filing against each other. Q. Okay. A. So. Q. To your knowledge, is Lucky 2 still being litigated? A. I know that there's a note involved. Q. In Lucky 2? A. Uh-huh. That Ms. Carr Q. But you don't go ahead. A. I'm sorry. Go ahead. Q. You don't know what your husband was suing Ms. Carr for in Lucky 2?

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13 1 that there was litigation there. 2 Q. Okay. And you know that --3 On both parties. Α. 4 You said there was a note involved. Is that Q. 5 right? 6 Α. Yes. 7 Okay. And do you know how a note was Q. 8 involved in Lucky 2? I really don't. 9 Α. 10 Okay. Lucky Family, LLC has claimed to have Q. purchased a promissory note at an October 24th, 2018 11 sheriff's sale. Is that correct? 12 13 That's correct. Α. 14 Okay. How did you learn about that Q. promissory note being sold at sheriff's sale? 15 I found out basically through our attorneys 16 Α. 17 about that. 18 0. Who are your attorneys? 19 Curtis Shelton and his group. Α. 20 Q. Curtis Shelton represents Lucky Family, LLC? 21 Α. No. 22 Okay. Q. 23 Α. That was my husband. Okay. Anybody else that --24 Q. 25 Well, Lee Ayres was in that -- represented Α.

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1	Q. Okay. And to clarify the record, you learned
2	about the note that was going to be sold through
3	Mr. Shelton; correct?
4	A. And from and just from people talking.
5	Q. Okay. Who was talking?
6	A. Just outsiders. I mean.
7	Q. I just have to ask. Who are the outsiders
8	talking?
9	A. Well, just other individuals. I mean,
10	just people were they were just curious about
11	the case itself between Mrs. Lollar and my husband.
12	And so just
13	Q. I just I'm just asking for anybody.
14	You're referring to something.
15	A. Just in general, people talking.
16	Q. Okay.
17	A. There was no secret that there was that
18	there, you know about the note.
19	Q. Okay. So this is a different question. I
20	asked you before when the conversation with
21	Mr. Shelton took place. But this question here is
22	when do you think what time period do you think you
23	were aware of the note being sold at sheriff's sale?
24	A. Say that again.

When were you first aware? Q.

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84 1 I do not. I'm going by my memory at this Q. 2 I think I remember documents in this matter, point. and you can just tell me your awareness of it, that 3 state that the 1.4 million was from y'all's joint 4 account. Is that correct? 6 Α. Yes. 7 To your knowledge? Q. 8 Α. Uh-huh. 9 The -- you and Mr. Lucky, are y'all separate Q. 10 in property? (Witness shook head) 11 Α. 12 Have you ever been? 0. 13 As husband and wife? Α. 14 Q. Yes. 15 we're -- we are -- we have -- we're married. Α. 16 We have -- I have a personal checking account. And 17 then we have a personal account together, Mr. and 18 But I have my -- I have a separate account for Is that what you're asking me? 19 mvself. I guess I'm asking have y'all ever 20 Q. Sure. 21 made any filings to make your property separate 22 otherwise? 23 Α. No. So never in the years of your marriage -- and 24 0. 25 remind me again. Y'all have been married how many --